B2030 (Form 2030) (12/15)

United States Bankruptcy Court District of Maryland

In r	e Jonatan Alexander Torres Beltran	Case No	o	
	Debto	r(s) Chapter	7	
	DISCLOSURE OF COMPENSATION O	F ATTORNEY FOR I	DEBTOR(S)	
1.	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I compensation paid to me within one year before the filing of the petition is be rendered on behalf of the debtor(s) in contemplation of or in connection	n bankruptcy, or agreed to be pa	id to me, for servi	
	For legal services, I have agreed to accept	\$	0.00	_
	Prior to the filing of this statement I have received		0.00	_
	Balance Due	\$	0.00	_
2.	The source of the compensation paid to me was:			
	■ Debtor □ Other (specify):			
3.	The source of compensation to be paid to me is:			
	■ Debtor □ Other (specify):			
4.	■ I have not agreed to share the above-disclosed compensation with any	other person unless they are me	embers and associ	ates of my law firm
	☐ I have agreed to share the above-disclosed compensation with a person copy of the agreement, together with a list of the names of the people			f my law firm. A
5.	In return for the above-disclosed fee, I have agreed to render legal service	for all aspects of the bankruptc	y case, including:	
	 a. Analysis of the debtor's financial situation, and rendering advice to the b. Preparation and filing of any petition, schedules, statement of affairs at c. Representation of the debtor at the meeting of creditors and confirmation. [Other provisions as needed] All services, except those identified in paragraph below Debtor's bankruptcy objectives including, but not limite 1) File the certificate required from the individual Debtor counseling agency for prepetition credit counseling; 2) Preparation and filing of all locally required forms; 3) Representation of Debtor at Section 341 Meeting of 04. 4) Amend any list, schedule, statement, and/or other do necessary or appropriate; 5) Motions under Section 522(f) to avoid liens on exempted 19. 6) Motions, such as motions for abandonment, or processing the properties of the Debtor; and attain agreements if in the best interest of the Debtor; and attain agreement signed by the Debtor; 8) Removal of garnishments or wage assignments; 	nd plan which may be required; on hearing, and any adjourned hearing, and any adjourned hearing, and any adjourned hearing, and any adjourned hearing; or from an approved nonproceeditors; occument required to be filed to pt property; eedings to clear title to real agreement; negotiate, preparend all hearings scheduled	earings thereof; emplated to ach ofit budget and d with the petiti	nieve the credit ion as may be ed by the Debtor; ffirmation
	 Motion under Section 722 to redeem exempt property Compile and forward to the Trustee and the United Consult with the Debtor and if there is a valid defendant automatic stay; 	States Trustee any docume		
	12) File Debtor's certificate of completion of instruction by the certifying agency; and,	nal course concerning finar	ncial manageme	ent, unless filed

6. By agreement with the debtor(s), the above-disclosed fee does not include the following service:

Representation of Debtor in any Adversary Proceeding ("AP") or dischargeability action, which our Firm agrees to provide for an additional attorney's fee if Debtor engages the Firm to do so. In the event an AP or dischargeability action is initiated against Debtor, the Firm will represent Debtor in connection with the matter until such time that (i) Debtor informs the Firm that Debtor does not wish to litigate the matter, does not wish to be represented by the Firm in the matter, and/or wishes to retain other counsel, and (ii) the court grants the Firm leave to withdraw as counsel for Debtor. If Debtor engages the Firm for representation in one of the

13) Disclose any agreement and fee arrangement regarding the potential retention of co-counsel.

In re	Jonatan Alexander Torres Beltran	Case No.	
	Debtor(s)		

DISCLOSURE OF COMPENSATION OF ATTORNEY FOR DEBTOR(S)

(Continuation Sheet)

aforementioned proceedings and agrees to pay an additional fee for such services, the Firm will file a Supplemental Disclosure of Compensation disclosing that fee.

cappionicitial biolocule of compensation discretify that rec.					
CERTIFICATION					
I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.					
March 9, 2024 Date	/s/ Albert K. Coto Albert K. Coto 19217 Signature of Attorney Law Offices of Campos & Associates 2122 University Blvd. W. Silver Spring, MD 20902 240-233-6816 Fax: 240-223-2028 acoto@abogados-maryland.com Name of law firm				
	Name of the further				